# MATERIAL REVIEWED AT CIA HEADQUARTERS BY HOUSE SELECT COMMUTTEE ON ASSASSINATIONS STAFF MEMBERS

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17 September 1968

MEMORANDUM FOR: Chief, Contract Personnel Division

SUBJECT : Contract Amendment Edward G. TICHBORN

> Virginia C. Lynch Chief, DO Personnel & Training

Attachments: 2

cc: Mr. George Powell w/o att's

Mr. Edward G. Tichborn

Dear Mr. Tichborn:

Reference is made to your contract with the United States Government, effective 19 May 1961, as amended.

Effective 15 August 1968 you are authorized a one-time lump sum taxable payment in the amount of \$3, 511.

In full and final consideration for authorization and payment of the above sum, you herein release and forever discharge the United States Government and any Agency, Department or Instrumentality thereof and its agents, officers, employees and representatives from any and all claims, demands and liabilities in any form or by any party whatsoever throughout the world arising from services performed by you for the United States Government under said contract.

All other terms and conditions of the contract, as amended, remain in full force and effect.

-·····································	united states government
	BY
	Contracting Officer
ACCERTED:	
Edward G. Tichborn	
WITNESS:	
APPROVED:	
	• •

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SECRLL

12 August 1968

MEMORANDUM FOR: Chief, Contract Personnel Division

THROUGH:

Assistant for Non-Staff Personnel

SUBJECT:

Edward G. TICHBORN (P) - Contract Agent

- 1. Subject has been given 30 days notice as provided in his contract, to the effect that his contract will be terminated 31 August 1968.
- 2. Subject was initially employed in 1959 and was transferred to DO Division in July of 1967 from the WH Division. In the course of discussing the termination of his services, subject stated that during his tenure with the WH Division, he had been promised certain bonuses upon termination of his Agency service. The WH Division has agreed to a termination payment of \$3,310.72 which represents two months! salary of a per annum salary of \$17,000 plus \$477.38 in settlement of . his accounting which is nontaxable.
- 3. In addition it is requested that the following statement be included in the amendment:

You release and forever discharge the United States Government and any Agency, Department or Instrumentality thereof and its agents, officers, employees and representatives from any and all claims, demands and liabilities in any form or by any party whatsoever throughout the World arising from services performed by you for the United States Government under said contract.

Attached is signed Notice of Termination in duplicate.

APPROVED:

Chief, DO Support Group

Attachniche: Officer as stated

## notification of termination of contract

Mr. Henry P. Lopez

Dear Mr. Lopez:

You are hereby notified that your services under a contract with the U. S. Government, effective 19 May 1961, are to be terminated for the convenience of the U. S. Government pursuant to paragraph 10 of said confract, and that the thirty (30) days notice required by the contract begins 2 August 1968.

You are reminded of the contents of paragraph 9 of said contract which reads as follows:

"9. Secrecy. You will be required to keep forever secret this contract and all information which you may obtain by reason hereof (unless released in writing by the Government from such obligation), with full knowledge that violation of such secrecy may subject you to criminal prosecution under the espionage laws, dated 25 June 1948, as amended, and other applicable laws and regulations.

Your signature in the space provided below is acknowledgement of the contents hereof.

C. S. COVEREMENT

By /u/ Dow H. Luetscher Special Commencing Chicer

THE SOUND FROM TO A STATE OF THE STATE OF TH

. . . .

24 November 1967

24 Nov. 67 D & X/MD

16 November 1967

MEMORANDUM FOR: Contract Personnel Division

SUBJECT

Edward G. TICESCHE (P)

It is requested that singers's contract which expired 30 September 1967 be extended for one year.

Virginia C. Lynch.
Chief, J. Fervonnel & Training

APPROVED:

united states edvernment

Memorandum

TO : OF/CATD/CAAS

DAIF: July 5, 1967

VIA : Contract Personnel Division

FROM : WH/Contracts

suspect: Edward G. TICHBORH, Reassignment

1. Effective 1 July 1967, Edward G. TICHBORN, Independent Contractor, has been reassigned to DO. Effective the same date all costs incident to contract services are chargeable to DO.

2. Miss Virginia Lynch, C/DO/Pers may be contacted for further information.

WM. S. Renchan

cc: C/WH/BAF C/DO/Pers

APPROVED:

/s/ Dow H. Luetscher

Special Contracting Officer

SECRET

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•		CTC No.	
EMORANDUM FOR:	Director of Finance		•
TTENTION:	Chief, Compensation	and Tax Division	•
IA:	Chief, Contract Per	sonnel Division	- 16
ubject:	Tax Assessment for_	Parts. Acad (6)	
coss, taxable A	gency entitlements b	•	
Tax Asse	cament Rate	Effective Date	
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C/CFD:

Attached is a draft of an amendment on TICHBORN. Hote memo of request asks for an increase in basic fee from \$12,000 to \$17,000k based on TICHBORN's "overall performance and full time services". Said

Additional memoranda in file reflect the following:

- (1) 19 Nay 1961 contract (still in effect) provided a basic fee of \$8000 with no mention of emount of time subject worked to earn such.
- (2) Will memo of 18 June 63 asked a pay increase from \$5000 to \$5000 based upon, "manner of TICHECEN'S performance and the increase amt. of time which he devotes to Agency requirements".
- (3) all dispatch of 9 Nov 64 said that, "Hos agrees that present expiring contract called for about 2/3rds subject's time---TICHROMN pointed out.... he now engaged 90% of his time for Agency".
- (4) WH memo of 24 Nov 64 requested an increase from \$5000 to \$12,000 based upon TICHBORN's increased value plus "using TICHBORN's service on substantially a full time basis".
- (5) As cited above, current wH memo of 7 Oct 66 asks for an increase of \$12,000 to \$17,000 based on subject's "overall performance and full time services".

I pointed out the above chromwith respect to the ever increasing usage of subject's time to Renehal who apparently feels the last memo is OK unless CPD desires to make a formal objection and return it.

Paul

Paul- OK to Prepare-Divil hold Merching resigned of supplementing > Note-Per C/CPD WH (Combon) will submit a new numo to justify the current request.

# **Scourt**

Mr. Edward G. Tichborn

Dear Mr. Tichborn:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, effective 19 May 1961, as amended.

Effective 1 October 1966, said contract, as amended, is further amended by:

- (a) Doleting the figure \$12,000 from paragraph one (1) (a) and substituting in lieu thereof the figure \$17,000;
- (b) Deleting paragraph one (l) (b) in its entirety; and
- (c) Adding the following paragraph:

"13. Offset. Empluments (including benefits in kind) received from or through your cover activities are the property of the U. S. Government. Procedurally, such empluments will be effset against amounts due you under this agreement and are acknowledged to be payment by the Government hereunder and for Federal income tax purposes. If cover empluments exceed those due you under this centract, you will dispose of the excess amount in conformance with Governmental instructions:"

In addition, said contract is further amended by extending its term through 30 September 1967.

All other terms and conditions of said contract, as amended, remain in full force and effect.

	united states government
	BY Propagation and authorized an internal property and the property of the pro
	Contracting Officer
ACCEPTED:	
Edward G. Tichbern	a <sub>a</sub> armindidae
WITNESS:	
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APPROVED:	·

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Sidilli



31 October 1966

MEMORANDUM FOR: Chief, Contract Personnel Division

FROM

: WH/Pers/Contracts

SUBJECT

Edward G. TICHBORN, Contract Compensation

- 1. Reference is made to your recent oral request concerning the increase in compensation for Edward G. TICHBORN, Independent Contractor.
- 2. The recommendation for the increase was based on C/WHD's review of TICHBORN's performance, availability of full time services and direct negotiation. It is to be noted that the basic recommendation also provided for the amendment to offset cover earnings.

William S. Renehan

7 OCT 1966

MEMORANDUM FOR: Chief, Contract Personnel Division

Edward G. TICHBORN, Contract Amendment

1. It is requested that the contract, as amended, for Edward G. TICHBORN, Independent Contractor, be further amended effective 1 October 1966 as follows:

a. Increase basic compensation to \$17,000. per

b. Delete para. 1.b. The provision is not applicable due to reassignment to a domestic location.

c. Provide offset provision of basic contract compensation as TICHBORN will be paid through a DODS proprietary (WUSALINE).

d. CPD may determine whether it is necessary to modify the amendment relating to Social Security and Income Taxes as deductions will be handled by the cover organization.

e. Extend contract through 30 September 1967.
f. Provide for TICHBORN's acceptance and signature on the amendment.

The increase in basic compensation is based on . TICHBORN's overall performance and full time services.

William V. Broe Chief

Western Hemisphere Division

	Contract Bervice - Edward G.	Tichbonn (P)
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13 Jan 60.	Pay adjustment	See Continuil
23 Feb 61	"	<i>y</i>
	Contract Terminated	A
19 May 61.	Hired as an Indefindent Contractor	F.000 P.A.
	Pay morare	4,000
1 Dec 64	,,,	12,000
1. Dec 64	As an Independent Contractor, authorized	· ar on a spanning law of
	Social Security	
		4.

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Dear Mr. Tichborn

Reference is made to your current contract with the

Mr. Edward O. Tichborn

Officer.

Effective 27 May 1966, said contract is amended by deleting all reference to income taxes therefrom, and by adding thereto the following paragraph:

United States Government, as represented by the Contracting

paid you under paragraph one (1) above constitute taxable income for Federal tax purposes and you must satisfy your Federal tax liability thereon. Such income may be paid you by or through a cover facility. Because of cover, operational, and security considerations the Tax Committee of this organization is authorized to make certain determinations and establish procedures (including tax withholdings) which will result in the full satisfaction of your Federal income and Secial Security tax obligations. It is specifically understood and agreed that such determinations and procedures, whether exal or written, constitute an integral part of this contract and are legally incorporated herein by reference."

All other terms and conditions of need contract remain in full force and effect.

UNITED STATES COVURNMENT

By Contracting Officer

SECRET

Group 1 - Excluded from automatic downgrading and declassification

•		DATE:	A 1802 3
	·	CTC No.	3 44
remorandum for	: Director of Finance .		
TTENTION:	Chief, Compensation and	Tax Division	ž
TA:	Chief, Contract Personne	l Division	•
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Tax Ass	s indicated below. An ack is will be forwarded. essment Rate	. Eff	ective Date
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(When Filled in)

MEMORANDUM FOR:		Office of Finance		
FROM .	1	Contract Personnel Division		
SUBJECT		Contract Extension for		
-		Edward G. TICHBCRN		
1. Effective	19 November	1965 , the contract (as amended)		
for the subject	individual, elle	ctive_ 19 May 1961		
extended for a	period oi one (	(1) year		
2. All othe	r terms and coo	distant of the contract (as imended;		
remnia in full :	loren and aliest.			
		UNITED STATES GOVERNMENT		
		By Contracting Office:		

DHK/BK/21 April 166
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Group I - Excluded from autom Mr downgriding and it is ever

Dear Mr. \_ \_\_\_\_\_

Reference is made to your current contract with the United States Government, as represented by the Contracting Officer.

Arrangements have been recently completed allowing certain independent contractors of this organization to obtain social security credits by covering such individuals under the social security tax provisions applicable to employees. These arrangements also include a provision for retroactive applicability to the beginning of the 1965 tax year. This can be done only for reasons of security since the procedure results in reducing the social security tax from the self-employed rate to the employee rate. For example, in January of 1965 the tax rates were 5.4% and 3-5/8% respectively.

As a consequence thereof, said contract is amended by deleting all reference to social security and by adding the following paragraph:

"Effective I December 1964, social security taxes will be covertly deducted by this organization from your compensation in the same manner and to the same extent as would be done if you were a Government employee. Security reasons make this procedure necessary. Its implementation does not imply in any manner the actual creation of an employee-employer relationship. Your legal status under this agreement continues to be that of an independent contractor."

If you receive or expect to receive full or partial social security. credits from overt sources you will so notify this organization and an adjustment will be made or covert deductions discontinued, depending upon the circumstances. Further, if you should subsequently receive overt social security credits, evidence thereof will be submitted to this organization. In such event your covert credits will be erased and your covert deductions returned.

All other terms and conditions of said contract remain in full force and effect.

UNITED STATES GOVERNMENT

Contracting Officer

SECRET

Group 1 - Excluded from automatic downgrading and declassification.

PW/20/9 Lipt. 65

Mr. Edward G. Tichborn

Dear Mr. Tichborn:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, effective 19 May 1961, as amended.

Effective 15 November 1964 said contract is amended by enlarging the scope of paragraph one (1) entitled "Compensation" to authorize a one time payment of additional taxable compensation in the amount of \$1500.

Effective 1 December 1984 the figure \$9,000 is deleted from paragraph one (1) (a) and in lieu theroof the figure \$12,000 is substituted.

Effective 19 November 1964 said contract, as amended, is extended for a period of one (1) year.

All other terms and conditions of the contract, as amended, remain in full force and effect.

UNITED STATES GOVERNMENT

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	Contracting Officer

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24 November 1964

MEMORANDUM FOR: Chief, Contract Personnel Division

SUBJECT

Edward G. TICHBORN, Contract Amendment

1. It is requested that the contract, as amended for Edward G. TICHBORN, be further amended as follows:

Effective 15 November 1964 a one-time a. payment of additional compensation in the amount of . \$1,500 for full time services rendered during a TDY assignment from June through August 1964. Payment will be made by the Station.

b. Increase in basic compensation from 30,000 to \$12,000 per annum effective 1 December 1964.

Extind period of contract for an additional one year.

2. The Maxico Station recommendation as concurred with by WGO is based on increased operational activities which required having evailable and using TECHEOR Us services on substantially a full time basis. TECHEOR: has agreed to fulfill the assignments including ToY assignments In other countries from time to time. In view of the L.vel of the work involved and of TICHBORN's demonstrated ability, the basic recommendations are considered fully warranted.

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REF: IMMA 24353

- 1. EDNARD G. TICHBORN DISCUSSED TERMS HIS KUBARK CONTRACT DURING VISIT HOS EARLY NOVEMBER. HOS AGREES PRESENT EXPIRING CONTRACT CALLED FOR ABOUT TWO THIRDS SUBJ'S TIME. TICHBORN POINTED OUT PER REFERENCE HE NOW ENGAGED NINETY PERCENT TIME FOR KUBARK.
- 2. SUBJECT STATION CONCURRENCE HOS RECOMMENDS NEW ONE-YEAR REWXTAXXI CONTRACT PROVIDE RAISE FROM \$9000 TO \$13000 PLUS \$3000 QUARTERS PER ANNUM. ALSO LUMP SUM PAYMENT 1500 DULLARS FOR CUMPENSATION HIS RECENT FULL TIME SERVICE FUASPEN. ADVISE IF YOU CONCUR EXTEND HIS CONTRACT ONE YEAR EFFECTIVE 19 NOVEMBER.
- 3. HQS TQLD TICHBORN NE CONSIDERED HIS SERVICES VALUABLE AS WELL AS HIS EVER-NILLINGNESS DEPART ON SHORT W NOTICE ASSIGNMENTS OTHER DIVISION AREAS. OBVIOUSLY THIS PROPOSED RAISE WITH WHICH SUBJECT WOULD BE MOST HAPPY SINCE STILL IMPOSES NO RESTRICTIONS ON HIS SOMETIME OUTSIDE LEGAL WORK, WILL BE WITH UNDERSTANDING HE CONTINUE DEVOTE NEAR FULL-TIME MANAGEMENT AND HANDLING ORMINE AND QRMANTLE PLUS THE MITTERSANDERS STATION ASSIGNMENTS.

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MEMORANDUA	# FOR:	Chief, Finance Division
FROM	:	Contract Personnel Division
SUBJECT	: .	Contract Extension for
-		Ernort G. TICHBORN
1. Eff	ective 19	May 1954 . the contract (as
amended) for th	a subject	individual, effective 19 May 1961
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2. All	other ter	ms and conditions of the contract (as
amendod) remai	a in full fo	orce and effect.
		united states government
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Group  $1 \sim \text{Excluded}$  from automatic downgrading and declassification,

13 Nay 1964

MEMORANDUM FOR: Contract Personnel Division

SUBJECT : Edward G. TICHBORN

Please extend for a period of six (6) months the present contract of Edward G. TICHBORN which was due to expire on 18 May 1964.

W. E. Brooks C/WH/Support

Mr. Edward G. Tichborn

Dear Mr. Tichborn:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, effective 19 May 1961, as amended.

Effective 30 September 1963, said contract, as amended, is further amended by adding the following paragraph after paragraph ten (10) of said contract:

"li. Health Insurance. You are herein authorized to apply for enrollment in a health insurance program for certain selected contract individuals of this organization, subject to all the terms and conditions of that program. If accepted, this organization will bear that portion of your total premium cost which it is authorized to hear for the original group of contract participants in said program, you will bear the remainder. Your financial contribution will be effected either by payroll deduction or by direct remittance at periodic intervals to be established by this organization.

All other terms and conditions of the contract, as amended, remain in full force and effect.

UNITED STATES GOVERNMENT .

BY	1
Contracting	

OHL-Ild 4 Och63 WH Div

This amend based on Grad subfireline from Discussive Branch that application for insurance was apprending Board Mr. Edward G. Tichborn

Dear Mr. Tichborn:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, effective 19 May 1961, as sincaded.

Effective 19 May 1963 said contract is extended for a period of one (1) year. Effective 1 June 1963 said contract, as amended, is further amended by the deletion in its entirety of paragraph one (1) entitled "Compensation" and by substituting in lieu thereof the following:

- "I. Compensation. In full consideration for the submission of such information and services you will be compensated as follows:
  - (a) Basic compensation in an amount calculated at the rate of \$9000 per annum.
  - (b) Additional compensation for quarters procurement in an amount calculated at the rate of \$3000 per annum, effective upon your arrival and applicable only to your initial permanent post of assignment overseas. Quarters will not be furnished you nor will you accept quarters provided by your cover facility without prior amendment of this agreement."

Payments will be made as directed by you in writing in a manner acceptable to the Government. Monies paid you by the Government under this paragraph constitute income for Federal tax purposes. You will be advised as to the method to be followed in reporting and paying such taxes. The method as well as the procedures used by this organization to implement its tex reporting responsibilities will be based primarily upon cover and security requirements. You have an authorize this organization to withheld taxes on said income if it determines such requirements so necessitats.

All other terms and conditions of the contract as amonded remain in full force and effect.

UNITED STATES GOVERNMENT

BY Contracting Officer

2 ding 63

19 June 1903

ALIGNATURE FOR: Clist, Contract Personnel Livision

SUBJUCT:

14 00000

District C. FICHBORE (p), Amendment

of Contract

1. It is rejugated that the contract, as arended for Edward G. TICLECKN, Contract agent, be Earther amended effective 1 June 1962 at follows:

a. Increase basic companiation from 12,000 to \$2,000 per limits.

, b. Provide additional compactation for conference procurement of the rube of \$3,000 per animom for solf and dependents.

.c. Thend the period of the contract for an additional year.

d. (11 office provisions of the contract remain in effect.

- 2. The American is economistion to recommended by the continuous of the Spatial Continuous of the continuous of the object of the following to agency require outs.
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Chief, " Legyert

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92 MAY 1963

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1. STATION AGREES HOS EVALUATION TICHBORN AND CONCURS SALARY INCREASE AND HOUSING ALLOWANCE AMENDMENT. ALSO AGREE INSURANCE RIGHTS SHOULD BE INCLUDED CONTRACT.

2. BELIEVE RAISE SHOULD BE \$1,000 PER ANNUM WITH HOUSING AT \$3,000, WHICH TOTAL MEETS TICHBORN'S OWN REQUEST. THESE FIGURES PROPOSED TO TICHBORN (WITHOUT COMMITMENT) 21 MAY AND ACCEPTABLE TO HIM.

SECRET

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SECRET

EXCLUDED FROM AUTOMATIC DOWN-GRADING AND DECLASSIFICATION. Mr. Edward G. Tichborn

Dear Mr. Tichborn:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, effective 19 May 1961.

To rectify an administrative oversight said contract is amended as of its effective date by revising paragraph two (2) entitled 'Travel and Operational Expenses' to read as follows:

"2. Travel and Operational Expenses. You will be advanced or reimbursed funds on an actual, reasonable and necessary expense basis for those expenses incurred by you in connection with such travel as may be directed or authorized by the Government and while on temporary duty away from your permanent post of assignment. In addition, you will be advanced or reimbursed funds for necessary operational expenses as specifically approved by the Government. Payment and accounting for all expenses incurred hereunder will be in substantial conformance with applicable Government regulations."

All other terms and conditions of the contract remain in full force and effect.

UNITED STATES GOVERNMENT

Contracting Officer

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SECRET

20 March 1963

MEMORANDUM FOR: Chief, Contract Personnel Division

SUBJECT:

Edward G. TICHECRN (p), Contract Amendment

- It is requested that the contract for Edward G. TICHBORN, Contract Agent, be amended to delete the current paragraph 2.
   Travel and Operational Expenses and insert:
  - advanced or reimbursed funds on an actual, reasonable and necessary expense basis for those expenses incurred by you in connection with such travel to temporary duty away from your persanent post of assignment. In addition, you will be advanced or reimbursed funds for necessary operational expenses as specifically approved by the Government. Payment and accounting for all expenses incurred hereunder will be in substantial conformance with applicable Government regulations.

The effective date of the americant should be as of the effective date of the contract, 19 May 1961.

2. The above request is corrective in nature as it was not intended to change the travel expense provision which had been in effect during his previous contract.

W. B. BROOKS.
Chief. WH Support

Note: Per WH/B&F no travel and operational expense accountings have chief, WH Support as yet been forwarded to FD. Both Division and subject intended subject's old travel and operational expense clause to be a part of the 19 May 1961 agreement. Check List was in error on this point.

GASUF 1 Enclosed trace estimation downgrasung and exclosessication THE PROPERTY OF THE PROPERTY O

13 July 1961

MEMORANDUM POR: Chief, Finance Division Attention: Contract Agent Section

VIA

Contral Cover Division Attention: Mr. Mullen

SUBJECT:

Edward G. TICHEORE (p): Mothod of Payment

1. It is requested that Finance Division pay Contra of Agent Edward O. TICHEORE (p) through Central Cover Division's mechanism Ashmoad, Hanniford Associates. TiCHEORN's new contract became effective 19 May 1961.

2. It is requested that salary due TICHBORN since the effective date of his contract be paid as soon as possible.

3. Attached hereto are forms 281 and 313a (top section). The bottom section of 313a is distributed separately. .

> J. C. King Chiof Mostorn Medischere Division

Part of the

EMPLOYEE'S WITHHOLDING EXEMPTION CERTIFICATE AND QUESTIONHAIRE								
PRINT NAME (Pasudonys) TICIBGNY, Edward C								
WITHHOLDING EXEMPTIONS								
INSTRUCTIONS  INSTRUCTIONS								
I. MINNER OF ENDITIONS Do not claim more than the correct number of enemptions. However, if you enpect to now more income tax for the year than will be withheld if you claim every exemption to which you are entitled, you may increase the withhelding by claiming a smaller number of exemptions.  2. CHANKES IN KEMPTICUES You may file a new certificate at any time if the number of your exemptions in KEKARES.  You must file a new certificate within 10 days if the number of enemptions previously claimed by you lexikasks for any of the following reasons:  (a) Your wife (or husband) for whom you have been claiming exemption is divorced or legally separated, or claims her (or his) own exemption on a separate exertificate.  (b) The support of a dependent for whom you claimed exemption is taken over by someone else, so that you no longer expect to furnish more than half the support for the year.  (c) You find that a dependent for whom you claimed exemption will receive \$600 or more of income of his own during the year (except your child who is a student or who is under 10 years of age).  OTHER DECREASES in exemption, such as the death of a wife or a dependent, do not affect your withholding until the next year, but require the fitting of a new certificate by December 1 of the year in which they occur.  For further information about changes in exemption status resulting from marriage, divorce, legal separa-  1. If SINGLE, and you claim an exemption, we certificate.  (a) If you claim hoth of these exemptions, (c) If you claim hoth of these exemptions to dependents):  (a) If you claim noither of these exemption, we of or older, and you claim both of the exemption of the year, and you claim this exemption, we of or older, and you claim both of the old of the year, and you claim this exemption, we of or older, and you claim both of the year, and you claim this exemption, and figure "I"; if both are blind, and	tion, birth, death, new dependents, multiple-support agreements, old age, blindress, etc., consult your local District Director of Internal Revenue of your employer.  3. DEPENDENTS To qualify as your dependent (line 4 below), a person (a) must receive more than one-half of his or her support from you for the year, and (b) must have less than 1500 gross income during the year (except your child who is a student or who is under 19 years of age), and (c) must not be claimed as an exemption by such person's husband or wife, and (d) must be a citizen or resident of the United States or a resident of Canada, Nexico, the Republic of Fanama or the Canal Zone, and (e) must (i) have your home as his principal residence and be a member of your household for the entire year, or (2) be related to you as follows:  Your son or daughter (including legally adopted children), grandchild, atepson, stepfather, atepmenther, father-in-law; are mother, frather-in-law; or mother-in-law; Your father, mother, grandparent, stepfather, atepmenther, father-in-law, or mother-in-law; Your brother, sister, stephrother, stepsiter, half brother, half sister, brother-in-law, or sister-in-law; Your uncle, nunt, nephew, or niece (but only if related by blood).  4. PENALTIESPenalties are imposed for willfully supplying false information or willful failure to supply information which would reduce the withholding exception.  ite the figure "1".  d and wife if not claimed on another  write the figure "1" if both will be see exemptions, write the figure "2", you claim this exemption, write the you claim both of these exemptions, dependents, write the number of such a dependent unless you are qualified, a dependent unless you are qualified, a dependent unless you are qualified, and dependent unless you are qualified.							
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RES-1921, 6 June 1961

PERFERNCEN

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- l. Returned bereuith is one copy of Found C. TI THORN's contract.
- 2. Regarding paragraph 1 of the contract, TICHRORD states that he has already arranged with Headquarters to mail his salary check from a foundation in Fhiladelphia to his bank.
- 3. TICH TORN further states that under his previous contract he did not file a covert tax return and taxes were not withheld. According to TICHBORN he was told in Manaquarters that KUBARK would depend on him to report his KUBARK income as coming from the Philadelphia client and it would be incorporated in his evert return. TICHBORH does not wish to give a copy of his evert return to KU BARK.

Willard C. Cartis

Attachment: TICHECRN Contract (1 copy), No

5 July 1961

Matributions

3 - Res, w/att 2 - Files

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### Mr. Edward O. Tichborn

### Dear Mr. Tichborn:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, effective is October 1959, as amended. Effective 18 May 1961, said contract is hereby terminated by mutual consent of the parties hereto and in lieu thereof the following is substituted.

The United States Government, as represented by the Contracting Officen hereby contracts with you as an independent contractor for the submission of certain information and related services of a confidential nature under the following terms and conditions:

- l. Compensation. In full consideration for the submission of such information and services, you will be paid an amount calculated at the rate of \$6000 per annum. Payments will be made as directed by you in writing in a manner acceptable to the Government. Monies paid you by the Government under this paragraph constitute income for Federal tax purposes. You will be advised as to the method to be followed in reporting and paying such taxes. The method as well as the procedures used by this organization to implement its tax reporting responsibilities will be based primarily upon cover and security requirements. You herein authorise this organization to withhold taxes on said income if it determines such requirements so necessitate.
- 2. Travel and Operational Expenses. You will be advanced or reimbursed funds incurred in connection with such operational travel as may be directed or authorized by the Government. This may include per diem in lieu of subsistence in the course of such travel and while on temporary duty away from your permanent post of assignment. In addition, you will be advanced or reimbursed funds for necessary operational expenses as specifically approved by the Government. Payment and accounting for all expenses incurred hereunder will be in substantial conformance with applicable Government regulations.
- 3. Repayment. It is recognised that your failure to account for or refundany monies advanced you hereunder shall entitle the Government to withhold the total amount of such indebtedness or any portion thereof from any monies due you under the terms of this contract in such manner as it deems appropriate.
- d. Funding. E necessary to protect the security of this arrangement, monice due you hereunder may be funded in other than a direct manner. It is understood and agreed that any monies so funded constitute payment by the Government in satisfaction of its obligations under this agreement.
- 5. Execution of Documents. If, in the performance of services under this contract, you assume the custody of Government funds or take title of record to property of any nature whatsoever and wherever situate, which property has in fact been purchased with monies of the U. S. Government, you hereby recognize and acknowledge the existence of a trust relationship, either express or constructive, and you agree to execute whatever documents may be required by the Government to evidence this relationship.

- 6. Matus. You are not an employee of the United States Government under this agreement and are not entitled to any benefits normally incident to an employee status.
- 7. Instructions. Instructions received by you from the Government in briefing, training or otherwise are a part of this contract and are incorporated herein, provided that such instructions are not inconsistent with the terms hereof.
- 8. Unauthorized Commitments. No promises or commitments pertaining to rights, privileges or benefits other than those expressly stipulated in writing in this agreement or any amendment thereto shall be binding on the Government.
- 9. Secrecy. You will be required to keep forever secret this contract and all information which you may obtain by reason hereof (unless released in writing by the Government from such obligation), with full knowledge that violation of such secrecy may subject you to criminal prosecution under the Espionage Laws, dated 25 June 1948, as amended, and other applicable laws and regulations.
- 10. Term. This contract is effective as of 19 May 1961, and shall continue thereafter for a period of two (2) years unless sooner terminated either:
  - (a) By thirty (30) days' actual notice by either party hereto, or
  - (b) Without prior notice by the Government, in the event of a breach of this contract by your violation of the security provisions hereof or by your otherwise rendering yourself unavailable for acceptable service.

Subject to the availability of appropriations, this agreement may be extended upon notice from the Government. Termination of this agreement will not relicase you from the obligations of any accurity eath you may be required to take.

UNITED STATES GOVERNMENT

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APPROVED:	
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22 May 1961

MEMORANDUM FOR: Contract Payroll Division

SUBJECT:

14 00000

Edward G. TICHBORN (P)

1. Please cancel Edward G. TICHBORN's present contract effective as of the May 1961.

COB / Y

2. A new contract for Subject will be requested by the WH Division in the immediate future.

Thomas F. McCoy Acting Chief Political Action Group Covert Action Staff

22 May 1961

MEMORANDUM FOR: Chief, Contract Personnel Division

: New Contract for Edward G. TICHBORN (p) SUBJECT C-77119

Preparation of a new contract for Subject is requested, to be drawn up on the basis of the attached Contract Information Check List.

Western Hemisphere Division

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- AS LEGAL COUNSEL TO IDEM B.

  2. TICHBORE HAS BEEN USED BY KUBARI AS POLITICAL ADVISOR ON ELECTION OPS. PRIOR
  ESPARTURE HAS DISCUSSED CONTRACT POSSIBILITIES WITH HIM AND AGREED PREPARE CONTRACT WHICH
- WILL BE SENT MEXI HEAR FUTURE FOR SIGNATURE.

  3. BQS ANTICIPATES USING TICHECRH AS ROWING POLITICAL ADVISOR PROVIDING VARIOUS FIXES
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R. W. Herlies

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ON THE PRODUCTION BY OTHER THAN THE ISSUING OFFICE IS PROHIBITED.

Copy No.

Mr. Edward G. Tichborn

Dear Mr. Tichborn:

Reference is made to your contract with the United States Government, as represented by the Contracting Officer, effective 15 October 1959, as amended.

Effective 23 February 1961, the first sentence of paragraph one (1), 'e entitled "Compensation," is suspended and in lieu thereof is substituted the following:

'In full consideration for your undertaking a task, the subject matter and scope of which have been made known to you, you will be paid a fee in the amount of \$\frac{1}{2000}\cdot \text{O} \cdot \text{

All other terms and conditions of the contract, as amended, remain in full force and effect.

You will please indicate your approval by signing in the space provided below.

UNITED STATES GOVERNMENT

BY Contr	acting Officer

•

Edward G. Tichborn

WITNESS: \_\_ APPROVED:

ACCEPTED:

CA CACE Shihael x494/

Tont?

3 March 1961

MEMORANDUM FOR: Contract Personnel Division

SUBJECT:

Contract Amendment #2 for Edward G. TICHBORN (P)

- 1. Contract amendment #2 is requested for Edward G. TICHBORN using the same general format as used in the first amendment excepting that Subject will receive the entire fee upon completion of the task. It is requested that the amount of the fee be left blank. Your office will be notified as to the correct figure as soon as it is determined.
  - 2. The amendment is to be effective as of 23 February 1961.

Horace W. Davis

Chief

Political Action Group Covert Action Staff

The figure \$1000 is per Bill Thickard & Mar 61

2H

Mal

Clatan H Hornberge Jek Ragan

9 February 1960

## MIZZOBARDUM FOR THE RECORD

CONTEST: Edward G. Tichborn (P) - Hornia

- 1. On 1 February Edward 6. Tichborn advised no that in Lifting his bag out of a taxi on his return trip from Cube, he suddenly felt a pain in the groin and was advant that he had a harmin.
- 2. On the very to the street he saked no if there would be any chosen of the foresteet picking up his modical expenses in the event that he schooly had a bernia which required any substantial treatment. I told him at that they that I did not know that the deverment's position would be, but that I would check into the matter and let him know.
- J. On 2 Tebrus, y. I contacted bir. Vernes harner, ZIA/DIU, and explained the circumstances to him. At that time, I also pointed out that as far as the provisions of his contract were concerned, it was stated that he was not an explorace of the U.S. Covernment and while it did not soke specific reference to modical payments while he was vertice for us, it did not openifically proclude such payments. Hr. Thanks spiked that although the contract ninted he was not an employed of the U.S. Correspond, in actual fact during the period he was dring our bidding he way. I wont on further to explain to the farmer that it all probability we will eath an Finderic to do future parvices for us and that while he was being poid, it was doubtful that replace loss practices. It. Turner stated that there were a number of ways that we could alleviate his ultuation should it because

Minutestaling. I said the facts of a care - not the words in a paper would probbly be the bain for determination of employee thatis. If we wish to pay in the care a contained parforment - not necessarily related to medical phobbles - would probbly to but to.

4. The conclusion reschel brives as and Mr. Tuner was that I should point out to Tichborn that we were under no obligation to recomponee him for his injury; however, that upon the completion of treatment if he would submit a claim, we should be glad to review it apapathetically.

5. I passed the gist of the above on to Tichborn on 3 February.

Horace W. Davis Chief Political Action Division

MVD: bil Distribution:

Orig. - subj. file 1 - DSA/DDS 1 - chrono

Mr. Edward C. Tichbood

Dogs Mr. Tichborn:

Reference is made to an agreement by and between yourself and the United States Government, as represented by the Contracting Officer, effective 15 October 1939.

Effective 13 January 1969, the first sentence of paragraph one (1), entitled "Compensation," is suspended and in lieu thereof is substituted the following:

"In full consideration for the undertaking by you of a task, the subject matter and scope of which has or will be made known to you, you will be paid a fee of \$1300. It is understood and agreed that said fee is based upon the fact that the completion of the specified task can be achieved within a 21-day period. One-half of said fee may be advanced you as of the effective date of this amendment. Upon the successful completion of the task, you will be paid the remaining one-half, after which the suspended portion of paragraph one (1) shall once again assume full force and effect."

All other terms and conditions of the agreement, as amended, remain in full force and effect.

You will please indicate your approval by signing in the space provided below.

UNITED STATES GOVERNMENT

人名英格兰人姓氏克克斯的变体形式

	EY	
	Contracting Officer	•
ACCEPTED:		
Edward C. Tichborn		
vithess:		

Deffaku-12 jan 60 Deffaku-12 jan 60 C. A. M. Jeacteal

APPROVED:

1. O. Harase - Alania (201)

e mail and

8 January 1960

MEMORALDUM FOR: Contract Personnel Division

ATTENTION:

Mr. Miller

SUBJECT:

Contract Amendment for Edward G. Tichborn (P)

To confirm your telephone conversation of this date with Barns Sprague, we wish to have the amendment for Subject's contract effective as of 13 January and to provide for basic compensation in the amount of \$1300. for a period of approximately 21 days. We wish, further, to pay Subject one-half of this fee upon the date the contract amendment becomes effective. Should Subject complete his assignment in less than 21 days, he is still to be entitled to a payment of \$1300. for his services.

Horace W. Davis
Acting Chief
Political Action Division

Ar. Edward C. lichborn

Dear Mr. Tichhorn:

The United States Covernment, as represented by the Central intelligence Agency, hereby contracts with you as an independent contractor for the sub-mission of certain internation and related services of a confidential nature under the following terms and conditions:

- 1. Compensation. In full consideration for the submission of such information and services you will be compensated, on a fee basis, at the rate of \$50.00 per day or any fraction thereof during which your services are utilized herounder, not to exceed \$265 per week. Payments will be made as directed by you in writing in a manner acceptable to CIA. No takes will be withheld therefrom, but it will be your responsibility to report such income under existing rederal income tax laws and regulations. An appropriate Form 1999 will be furnished by the Central Intelligence Agency in furtherance of the tax reporting requirement.
- 2. Travel and Operational Exponses. You will be advanced or reinbursed funds on an actual, reasonable and necessary expense basis for those expenses incurred by you in connection with such operational travel as may be directed or authorized by the Government and while on temporary duty away from your permanent post of assignment. In addition, you will be advanced or reinbursed funds for necessary operational expenses as specifically approved by CIA. Payment and accounting for all expenses incurred hereunder will be in substantial conformance with applicable Government regulations.
- 3. Repayment. It is recognized that your failure to account for or refund any nonice advanced you becomise shall entitle CIA to withhold the total a mount of such indebtedness or any portion thereof from any monice due you under the terms of this contract in such manner as it deems appropriate.
- 4. Execution of Documents. It, in the performance of services under this contract, you agains the custody of Coverangest funds or take title of record to property of any nature whatsoever and wherever situate, which property has in fact been purchased with montes of the Us of Coverancent, you hereby recognize and acknowledge the existence of a traci relationship, either express or constructive, and you agree to execute whatever does neally now required by the Coverancent to evidence this relationship.
- 5. Status. You are not an employee of the United States Covernment under this agreement ami are not entitled to any peneuts nor hally racident to an employee status.
- 6. Secrecy. You will be required to bee, forever access this contract and all information which you may obtain by reason hereof fundess released in writing by the Covern Lent from such obligation), with tall knowledge that visiation of such secrecy may subject you to oriminal prosecution under the topicoage Laws, dated 20 June 1948, as amonuou, and other applicable laws sail regulations.

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- 7. Instructions. Instructions received by you from Can in briefing, training or otherwise are a just of this contract and are incorporated herein, provided that such instructions are not inconsistent with the for no bersel.
- 8. Unduthorized Commitments. No pr. mises or commitments pertaining to rights, privileges or benefits other than those expressly stipulated in writing in this agreement or any a nendment thereto shall be binding on the Covernment.
- 9. Jerm. This contract is effective as of 15 October 1939, and shall continue thereafter for a period of two (2) years unless sooner terminated s.ther:
  - (a) By thirty (39) days' actual notice by either party hereto, or
  - (b) Without prior notice by CIA, in the event of a breach of this contract by your violation of the security provisions hereof or by your otherwise rendering yourself unavailable for acceptable service.

Subject to the availability of appropriations, this agreement may be extended upon notice from CIA. Termination of this agreement will not release you from the obligations of any security oath you may be required to take.

,	CENTRAL INTELLIGENCE AGENCY
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	opscial Contracting Compor
ACCE OTED:	
Edward C. lichburn	
WITNESS:	
APPECYED:	

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Los Angeles, California   Los Angeles, California	
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1 daughter, 1 year old.	
SECTION III U.S. MILITARY STATUS	* .
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